

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

Index No.: 08 CV 00453 (CM)

SCANTEK MEDICAL, INC.,

Plaintiff,

STIPULATION

-against-

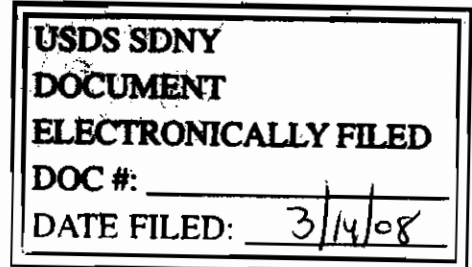
ANGELA CHEN SABELLA and
ACCORDANT HOLDINGS, LLC,

Defendants and Third-Party
Plaintiffs

-against-

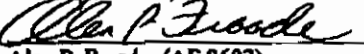
MINTZ & FRAADE, P.C., FRED MINTZ, ALAN
FRAADE, MINTZ & FRAADE ENTERPRISES,
LLC, ZSIGMOND L. SAGI, and GIBALTAR
GLOBAL MARKETING LLC,

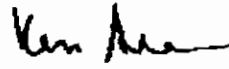
Third-Party Defendants.



IT IS HEREBY STIPULATED, CONSENTED TO AND AGREED, that the time within which plaintiff Scantek Medical, Inc. may reply or otherwise move with respect to the Counterclaims of defendants/third-party plaintiffs Angela Chen Sabella and Accordant Holdings, LLC herein is hereby extended to and including April 19, 2008, and the time within which third-party-defendants Mintz & Fraade, P.C., Fred Mintz, Alan Fraade, Mintz & Fraade Enterprises, LLC, Zsigmond L. Sagi and Gibraltar Global Marketing LLC may answer or otherwise move with respect to the Third Party Complaint of defendants/third-party plaintiffs Angela Chen Sabella and Accordant Holdings, LLC herein is hereby extended to and including April 19, 2008. A facsimile signature shall be deemed an original signature for purposes of this stipulation.

Dated: March 12, 2008


Alan P. Fraade (AF 9602)
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Attorney for Defendants and
Third-Party Plaintiffs

SO ORDERED:


Colleen McMahon, U.S.D.J.

Date: 3/14/08